

1 UNITED STATES BANKRUPTCY COURT
2 NORTHERN DISTRICT OF CALIFORNIA
3 SAN FRANCISCO DIVISION
4

5 In re:	Bankruptcy Case
6 PG&E CORPORATION,	No. 19-30088 (DM)
7 - and -	
8 PACIFIC GAS AND ELECTRIC	Chapter 11
9 COMPANY,	(Lead Case)
10 Debtors.	(Jointly Administered)

11 **CERTIFICATE OF SERVICE**
12

13 I, Alain B. Francoeur, do declare and state as follows:

14 1. I am employed at Prime Clerk LLC (“*Prime Clerk*”), the claims and noticing agent
15 for the debtors in the above-referenced chapter 11 bankruptcy cases.

16 2. On July 24, 2019, at my direction and under my supervision, employees of Prime
17 Clerk caused the following documents to be served via email on the Master Email Service List
18 attached hereto as **Exhibit A**; and via first class mail on the Master Hardcopy Service List attached
19 hereto as **Exhibit B**:

- 20 • Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of
21 Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting
22 Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3176]
- 23 • Declaration of Joe Echols in Support of CPSI Agreement Assumption Motion
24 [Docket No. 3177]
- 25 • Motion to Redact Documents Filed in Support of CPSI Agreement Assumption Motion
26 (the “CPSI Redaction Motion”) [Docket No. 3178]
- 27 • Declaration of Joe Echols in Support of CPSI Redaction Motion [Docket No. 3180]
28

- Notice of Hearing on Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3181]

3. Additionally, on July 24, 2019, at my direction and under my supervision, employees of Prime Clerk caused a “CHAMBERS COPY” of the following documents to be delivered via first class mail to U.S. Bankruptcy Court Northern District of CA, Attn: Honorable Dennis Montali, PG&E Corp. Chambers Copy, 450 Golden Gate Ave, 18th Floor San Francisco, CA 94102:

- Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3176]
- Declaration of Joe Echols in support of CPSI Agreement Assumption Motion [Docket No. 3177]
- Motion to Redact Documents Filed in Support of CPSI Agreement Assumption Motion (the “CPSI Redaction Motion”) [Docket No. 3178]
- Declaration of Joe Echols in Support of CPSI Redaction Motion [Docket No. 3180]
- Notice of Hearing on Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3181]

4. On July 24, 2019, at my direction and under my supervision, employees of Prime Clerk caused the following documents to be served via first class mail on the CPSI Agreement Counterparties Service List attached hereto as **Exhibit C**:

- Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3176]

- Declaration of Joe Echols in support of CPSI Agreement Assumption Motion [Docket No. 3177]
- Motion to Redact Documents Filed in Support of CPSI Agreement Assumption Motion (the “CPSI Redaction Motion”) [Docket No. 3178]
- Declaration of Joe Echols in Support of CPSI Redaction Motion [Docket No. 3180]
- Notice of Hearing on Second Omnibus Motion of the Debtors for an Order (I) Approving Assumption of Contracts in Connection with the Community Pipeline Safety Initiative and (II) Granting Related Relief (“CPSI Agreement Assumption Motion”) [Docket No. 3181]
- [Customized] Letter re: Motion to Assume Community Pipeline Safety Initiative Contracts, attached hereto as **Exhibit D**.

5. I have reviewed the Notices of Electronic Filing for the above-listed documents, and I understand that parties listed in each NEF as having received notice through electronic mail were electronically served with that document through the Court’s Electronic Case Filing system.

6. I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct and that if called upon as a witness, I could and would competently testify thereto.

Executed this 31st day of July 2019, at New York, NY.

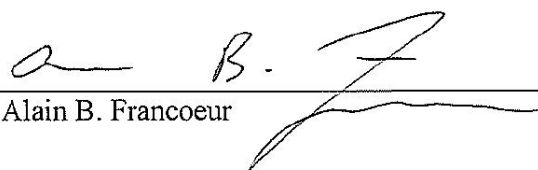

Alain B. Francoeur

Exhibit A

Exhibit A
Master Email Service List
Served via email

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Exhibit A
Master Email Service List
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Exhibit A
Master Email Service List
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Exhibit A
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Exhibit A
Master Email Service List
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Exhibit B

Exhibit B
Master Hardcopy Service List
Served via first class mail

DESCRIPTION	NAME	ADDRESS
Federal Energy Regulatory Commission	Federal Energy Regulatory Commission	Attn: General Counsel 888 First St NE Washington DC 20426
Counsel for City and County of San Francisco, including all of its agencies, departments, or instrumentalities	Greene Radovsky Maloney Share & Hennigh LLP	Attn: Edward J. Tredinnick Four Embarcadero Center Suite 4000 San Francisco CA 94111-4106
Counsel for DTE Stockton, LLC, Mt. Poso Cogeneration Company, LLC f/k/a Mt. Poso Cogeneration Company, L.P., Potrero Hills Energy Producers, LLC, Sunshine Gas Producers, LLC, Woodland Biomass Power, LLC f/k/a Woodland Biomass Power, Ltd.	HUNTON ANDREWS KURTH LLP	Attn: Kevin M. Eckhardt 50 California Street Suite 1700 San Francisco CA 94111
Internal Revenue Service	Internal Revenue Service	Centralized Insolvency Operation 2970 Market St Philadelphia PA 19104-5016
Interested Party John A. Vos A	John A. Vos	1430 Lincoln Avenue San Rafael CA 94901
Counsel for Philip Verwey d/b/a Philip Verwey Farms	McCormick Barstow LLP	Attn: H. Annie Duong Counsel for Philip Verwey d/b/a Philip Verwey Farms 7647 North Fresno Street Fresno CA 93720
Office of the United States Attorney for the Northern District of California	Office of the United States Attorney for the Northern District of California	Attn: Bankruptcy Unit Federal Courthouse 450 Golden Gate Avenue San Francisco CA 94102
Interested Party Placer County Office of the Treasurer-Tax Collector	Placer County Office of the Treasurer-Tax Collector	Attn: Robert Kanngiesser 2976 Richardson Drive Auburn CA 95603
Counsel to Ruckman-Leal Creditors, Counsel to Michael Marroquin	Rodriguez & Associates	Attn: Joseph Whittington, Esq. and Daniel Turek, Esq. 2020 Eye Street Bakersfield CA 93301

Exhibit B
Master Hardcopy Service List
Served via first class mail

DESCRIPTION	NAME	ADDRESS
Counsel for for City and County of San Francisco, including all of its agencies, departments, or instrumentalities	San Francisco City Attorney's Office	Attn: Owen Clements 1390 Market Street 7th Floor San Francisco CA 94102
Nuclear Regulatory Commission	U.S. Nuclear Regulatory Commission	Attn: General Counsel U.S. NRC Region IV 1600 E. Lamar Blvd. Arlington TX 76011
Nuclear Regulatory Commission	U.S. Nuclear Regulatory Commission	Attn: General Counsel Washington DC 20555-0001
Counsel for Ballard Marine Construction, Inc.	Williams Kastner	Attn: Todd W. Blischke 601 Union Street Suite 4100 Seattle WA 98101-2380

Exhibit C

Exhibit C
CPSI Agreement Counterparties Service List
Served via first class mail

CPSI ID	MMLID	Name	Address1	Address2	City	State	Postal Code
M-52	6126095						
M-36	6126096						
M-80	6126097						
M-54	6126098						
M-5	6126099						
M-42	6126100						
M-108	6126101						
M-34	6126102						
M-24	6126103						
M-99	6126104						
M-55	6126105						
M-60	6126106						
M-88	6126107						
N-3	6126108						
M-86	6126109						
M-3	6126110						
M-89	6126111						
M-16	6126112						
M-56	6126113						
M-92	6126114						
N-2	6126346						
M-43	6126115						
M-30	6126116						
M-1	6126117						
M-32	6126118						
M-10	6126119						
M-13	6126120						
M-101	6126121						
N-1	6126122						
N-7	6126347						
N-5	6126123						
M-17	6126124						
M-18	6126125						
M-64	6126126						
N-6	6126127						
M-46	6126128						

Exhibit C
CPSI Agreement Counterparties Service List
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CPSI ID	MMLID	Name	Address1	Address2	City	State	Postal Code
M-29	6126129						
M-72	6126130						
M-73	6126131						
M-14	6126132						
N-10	6126348						
M-57	6126133						
M-23	6126134						
N-8	6126135						
M-38	6126136						
M-2	6126349						
M-26	6126137						
M-15	6126138						
M-53	6126139						
M-20	6126140						
M-8	6126141						
M-8A	6126142						
M-107	6126143						
M-76	6126144						
M-65	6126145						
M-97	6126146						
M-106	6126147						
M-102	6126148						
M-100	6126149						
M-68	6126150						
M-12	6126151						
N-11	6126152						
M-103	6126153						
M-22	6126154						
M-37	6126155						
N-12	6126156						
M-47	6126157						
M-9	6126158						
M-33	6126159						
M-58	6126160						
M-104	6126161						
M-78	6126162						

Exhibit C
CPSI Agreement Counterparties Service List
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CPSI ID	MMLID	Name	Address1	Address2	City	State	Postal Code
N-13	6126163						
M-4	6126164						
M-90	6126165						
M-27	6126166						
M-11	6126167						
M-105	6126350						
N-14	6126168						
M-77	6126169						
M-85	6126170						
M-31	6126171						
N-15	6126172						
M-59	6126173						
M-59	6126174						
M-6	6126175						
N-16	6126176						
M-40	6126177						
M-7	6126178						
M-109	6126179						
M-49	6126180						
M-91	6126181						
M-19	6126182						
N-17	6126183						
M-25	6126184						
M-69 and M-70	6126351						
M-98	6126185						
N-18	6126352						
M-21	6126186						

Exhibit D

Weil, Gotshal & Manges LLP

BY MAIL

767 Fifth Avenue
New York, NY 10153-0119
+1 212 310 8000 tel
+1 212 310 8007 fax

July 24, 2019

Kevin Bostel
+1 (212) 310-8349
kevin.bostel@weil.com

[Counterparty Name]
[Counterparty Address 1]
[Counterparty Address 2]
[Counterparty City, State Postal Code]

Re: Motion to Assume Community Pipeline Safety Initiative Contracts

Dear [Counterparty Name/Attn]

We act for PG&E Corporation and Pacific Gas and Electric Company (together, “**PG&E**”) in connection with its chapter 11 cases pending before the United States Bankruptcy Court (the “**Bankruptcy Court**”) for the Northern District of California, Case No. 19-30088 (DM) (the “**Chapter 11 Cases**”).

PG&E has recently filed a motion in the Chapter 11 Cases seeking to assume its contracts with you, and other property owners, in relation to PG&E’s Community Pipeline Safety Initiative (the “**CPSI Assumption Motion**”). A copy of this motion and supporting documents is enclosed.

To protect your privacy, PG&E has obtained an order from the Bankruptcy Court permitting it to redact your name from all public filings related to the CPSI Assumption Motion. To identify the details of your contract in the CPSI Assumption Motion, listed on **Exhibit B** you will need to refer to the following CPSI ID number, which corresponds with your contract:

[CPSI ID No.]

Yours faithfully,

Kevin Bostel